PTO/SB/80 (01-06)

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I hereby revoke all previous powers of attorney 37 CFR.3.73(b).	y given in the applica	ation identified in the a	attached statement under		
I hereby appoint:					
X Practitioners associated with the Customer Number	r: 24114				
OR -					
Practitioner(s) named below (if more than ten paten	t practitioners are to be n	amed, then a customer nu	mber must be used):		
Name	Registration Number	Name	Registration Number		
as attorney(s) or agent(s) to represent the undersigned be any and all patent applications assigned only to the undersattached to this form in accordance with 37 CFR 3.73(b).	fore the United States Pasigned according to the U	tent and Trademark Office SPTO assignment records	(USPTO) in connection with or assignment documents		
Please change the correspondence address for the applica	ation identified in the attac	ched statement under 37 C	CFR 3.73(b) to:		
The address associated with Customer Number: 24114 OR					
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Telephone					
Assignee Name and Address: Basell Polyolefine GmbH					
Bruehler Strasse 60 Wesseling DE-50389					
Germany					
A copy of this form, together with a statement un	ider 37 CFR 3.73(b) (F	orm PTO/SB/96 or eq	uivalent) is required to be		
filed in each application in which this form is use the practitioners appointed in this form if the app	d. The statement un	der 37 CFR 3.73(b) ma	ly be completed by one of		
and must Identify the application in which this Po					
SIGNATURE of Assignee of Record (The individual whose signature and title is supplied below is authorized to act on behalf of the assignee					
Signature \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Nivo		Date March 13 , 2008		
Name Philip Lindsten	ip Lindsten		Telephone 011390532467560		
Title Duly Authorized Attorney This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and					

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PTO/SB/96 (12-05)

Approved for use through 07/31/2006. OMB 0651-0031

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SPIENT & THAIRMAN	STATEMENT UNDER 37 CFR 3.73(b)		
Applicant/Patent Owner: Basell Polyolefin	ne GmbH		
Application No./Patent No./Control No.:	10/589.048	Filed/Issue Date: <u>June 11, 200</u>	6
Entitled: PROCESS FOR PREPARING PO	LYOLEFINS IN SUSPENS	SION	
Basell Polyolefine GmbH		, a corporation	
(Name of Assignee) states that it is: 1. the assignee of the entire right, tit	le, and interest; or	(Type of Assignee: corporation, partnershi	p, university, government agency, etc.)
2. an assignee of less than the entire (The extent (by percentage) of its	_		
in the patent application/patent identified	dabove by virtue of eith	er:	
A. An assignment from the inventor(so in the United States Patent and Transignal assignment is attached. OR B. A chain of title from the inventor(so	ademark Office at Reel	, Frame	, or a true copy of the
			J
The document was recorded Reel, Frame	ed in the United States	:	ached.
2. From:	To ed in the United States I ame	:	attached.
3. From:	To	•	
The document was recorded	ed in the United States I	Patent and Trademark Office at, or for which a copy thereof is	
Additional documents in the ch	ain of title are listed on	a supplemental sheet.	
As required by 37 CFR 3.73(b)(1)(i), the assignee was, or concurrently is being [NOTE: A separate copy (i.e., a true Division in accordance with 37 302.08]	g, submitted for recore copy of the original as:	dation pursuant to 37 CFR 3.11	ubmitted to Assignment
The undersigned (whose title is supplied	below) is authorized to	act on behalf of the assignee.	
C:	J. Harris		June 10, 2010
	gnaturé / izhang Han		Date
	Typed Name		610-359-2492 Telephone Number
	•		i eichiioiie ianitinei
Patent Attorney Reg. No. 5	<u>7,233 (Customer Number :</u> Title	24114)	

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Serial No. 10 589 048
Filed June 11 2007

ASSIGNMENT

WHEREAS, we Joachim Bertho	ld; Frank Peter Alt; Kaspar Evertz; Peter Kölle
	Am Flachsland 54, 65779 Kelkheim, Germany
	Amtsgasse 3, 65929 Frankfurt, Germany
	Hauptstrasse 35 F, 65843 Sulzbach, Germany
	Kirschblütenweg 7, 50996 Köln, Germany
have invented certain new and use	eful improvements in Process for preparing polyolefins in
suspension described in a patent a	application executed by us on the 28 day of
August 2006, respect	ively; and identified as Case FR6162, and of which
improvements, in and for the Unit	ted States, its territories, dependencies, and possessions, and for
all foreign countries, we are now	

WHEREAS, BASELL POLYOLEFINE GMBH, a corporation duly organized and existing under and by virtue of the laws of Germany, and having its principal office and place of business in Wesseling, Germany, is desirous of acquiring the entire right, title and interest, for the United States, its territories, dependencies and possessions, and for all foreign countries, in and to the said improvements, application, invention or inventions, and any Letters Patent that might be granted therefor or thereupon; the said Basell Polyolefine Gmbh, its successors and assigns, being hereinafter referred to as "BASELL".

NOW, THEREFORE, be it known that for good and valuable consideration by us received from said BASELL, the receipt of which is hereby acknowledged, we have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, to and unto BASELL our entire right, title and interest, for and in the United States, its territories, possessions and dependencies, and for and in all foreign countries, in and to:

- (1) Said invention or inventions, and, in, to and under the above-identified patent application, and
- (2) All improvements and modifications of said invention or inventions which we solely or jointly have made or conceived, or shall make or conceive while we are employed by **BASELL**, and
- (3) All Letters Patent which may be granted by the United States of America, and countries foreign thereto, for or upon said application, invention or inventions, or said improvements or modifications, and in, to and under all reissues and extensions of said Letters Patent, and in, to and under all renewals, divisions, substitutes and continuations of the aforesaid application, and of any application filed in any country for any improvement or modification mentioned in clause (2) above;

and we hereby authorize and request the Commissioner of Patents to issue all Letters Patent of the United States of America on the said invention or inventions to **BASELL** as assignee of the entire interest therein.

The inventions and the improvements and modifications mentioned in clauses (1), (2) and (3), above, are hereinafter referred to collectively as "said inventions."

And, for the above-mentioned considerations, we do hereby covenant and agree:

FIRST: That we or either of us will promptly and fully disclose to BASELL all such improvements and modifications invented by us, or either of us, and we will freely, fully and promptly communicate (in writing if requested) to BASELL, or its nominee, all facts, information and evidence possessed or known by or available to us which concern "said inventions," and, at the request of BASELL, that we or either of us will testify in interferences and other legal proceedings which may involve "said inventions".

SECOND: That we or either of us will render BASELL, at its expense, all assistance which in its sole opinion is necessary to obtain and enforce patent protection in the United States, its territories, dependencies and possessions, and countries foreign thereto, for "said inventions". If we are not employed by BASELL, a reasonable per diem charge shall be paid by BASELL for the time spent by us in such connection.

THIRD: That we or either of us will, at the request and at the expense of BASELL, but without further compensation therefor, execute - (a) any and all original, divisional, continuation, substitute, renewal or other applications for Letters Patent of the United States, its territories, dependencies and possessions, and of foreign countries, for "said inventions," (b) any and all applications for the reissue or extension of any Letters Patent of the United States, its territories, dependencies and possessions, and of foreign countries, that may be granted upon said application or for "said inventions," and (c) all assignments and other papers that BASELL may deem necessary or expedient to secure the grant of each and all of said Letters Patent to BASELL, or its nominee, and to protect and vest in BASELL the entire right, title and interest, for the United States, its territories, dependencies and possessions, and for foreign countries, in and to "said inventions" and Letters Patent of the United States, its territories, dependencies and possessions, and of foreign countries.

IN TESTIMONY WHEREOF, we have hereunto set our hand respectively this 28 day of August 2006

	. B. Mold.	(L.S.)
Joachim B	erthold	
Tour.	L. P. all	<u>/(L.S.)</u>
Frank Pete	er Alt	·
la	spas Ever	<u>}</u> (L.S.)
Kaspar Ev	értz (
Petr	s Kilm	(L.S.)
Peter Kölle	e	